UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASheed IN AT SEATTLE AUG 17 2017

GLERK HAT SEATTLE

NO. 2:16-CV-01655

KYLE LYDELL CANTY Case No. 2:16-CV-01655
Plaintiff, RAJ- JPD

VS.

PLAINTIFF'S

HIGHER EDUCATION

CITY OF SEATTLE et, AI WITH THE HELP

Defendants. AND FINANCIAL FUNDING OF THE

STATE OF WASHINGTON

KING COUNTY, AND

CITY OF SEATTLE

NOTICE OF INTENT

Comes Now, the Plaintiff Kyle Lydell Canty In Propria Persona and of Sui Juris on the 12th day of the month of August year 2017 herebye moves this Court Pursuant to

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Common Law, Rule of Law, F.R.C.F., Title 26 U.S.C., 501(C3), and any other Federally funded programs, grants, acts, and financial money that Covers United States Citizens, under the United States Constitution/Federal Law

I. Law and Argument

Pursuant to a Certain U.SC. titled and Section "Equal Rights", in fact States that every United States Citizen Shall be treated "Equally". The Plaintiff's Argument for the Courts Would be, is the Plaintiff Still Considered a United States Citizen With Two brand Spanking new Felonies on his Criminal Record that Were not on his Criminal Record Prior to July 25th, 2017?

II. Statement of Facts
The Plaintiff Kille Lydell Canty
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Was illegally charged With a falsified Certification of Probable Cause Statement Prepared by the City of Seattle and it's Officers (Seattle Police Department) (Please See Certification of Probable Cause Exhibit already provided to the Courts)

The Plaintiff was then illegally Convicted at a Bench trial by King County's ficticious Courts and Judge Lori K. Smith.

The Plaintiff now has Two Brand Spanking new Felonies of Assault in the Second Degree on his record.

The alleged Victims are two Seattle Police department officers Canek Gordillo, and Chris Scott Myers

III Statement of issues

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For reasons that are Unclear all of the defendants thought that it Would be in the State Of Washington's "Financial Intrest" to Conspire against the Plaintiff and have him Convicted based on a falsified Certification of Probable Cause Statement.

N. Conclusion

Based Upon how the Revised Codes of Washington are Written, Washington for administrative Codes, Washington State Constitution, and U.S.C., along With U.S. Constitution, it would now seem that the State of Washington Would be the best State to illegally be convicted of a Felony, however one must Stay Clear from Strikable offenses that the Seattle Police Department Will lie about, and one must Stay away from felony points, this, one Can't avoid here in

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the State of Washington When this State allows innocent People to be Sentenced to a Prison term based upon Points that
the Person really doesn't have
If the Plaintiff Kyle Lidell Canty
had no prior felony points or
felonies period in any state prior
to July 25th, 2017, then how
was he illegally Convicted and
Sentenced to 14 months, When purSuant to the Sentencing Reform act
S.R.A. a person With ho Past
felony Convictions, if Convicted
on current Charges Would only on Current Charges Would only Serve a County Jail Sentence of months no prison term, and no DOC#. Of 401358, E107

I. Relief Requested

The Plaintiff Requests no relief Since this is not a motion, this legally binding document is only

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a notice of intent to all defendant's, Courts and the Public.

furthermore The Laws of nature along With Karma Will go into back into the Universe and Come back around.

Prepared by:

2-08/12/2017

Kyle Lydell Canty Doc# 401358, E107 Washington Corrections Center P.O. Box 900

Shelton, WA 98584

MR Canty is innocent of all false Charges

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